by pd to Wm Browne by Bill 150 by pd to Wm Browne more 33 by pd to Phillipp Auther 50 by pd to mr Bretton Court charges 80	by attendance & time spent and ordinaries at severall Courts about the said estate by pd to the Governor Willm Stone esqrdue to MrWestons estate or vndertaken to bee pd
by pd to mr Bretton more by Bill 112	
by pd to Geo: Ackricke by pd Barth. Phillipps by pd Walt. Waterlin by Bill 300	Sum Total 4780

This seaventh of October 1650

I doe hereby constitute and appoint my welbeloved freind Zachary Waed to bee my true and Lawfull Attorney at S<sup>t</sup> Maries to take a Lre of Administracon out in my behaulf out of the Office of Testamentary Causes and to doe any other thing or things as any Attorney in such Case ought to doe In witnes whereof I haue herevnto sett my hand

Sign × Eliz: Commis

° No. 1650 A Lres of Administracon are this day granted to Eliza Comins widowe of the psonall estate of Edward Comins her late husband deceased and sent by Zachary Wade inclosed in a Lre to M<sup>r</sup> Phillipp Connor at Kent to take her oath and bond for Administracon & returne the same in convenient time and she is to exhibit an Inventory by 25<sup>th</sup> of Marcij next vnles &c and to render an Accompt when &c.

6° No: 1650 ffrancis Vanenden acknowledgeth a Judgm<sup>t</sup> to M<sup>ts</sup> Mary Brent of one thousand pounds of Tob: and Caske

6° No: 1650. Georg Manners this day acknowledgeth a Judgm' to Edward Hall of 997¹ of Tob: and Caske the Remainder of debt of 1400¹ Tob: & Caske due by Bill 10 Novembr last wherein hee the said Manners & Markes Pheypo were bound for paym' thereof

7° No: Execuc ad satisfaciend

Cecilius &c To all the Inhitants & People p. 374 within o' sd Province of Maryland & to all others whom these p'sents shall concerne greeting. Whereas at a Court held at St Maries within o' said Province the 11th day of October last vppon the mocon & request of John Thimbleby Admror of Peter Mackerell deceased, who then pduced his Accompt of the said decedents estate vpon oath It appearing thereby to the Court that the said Administrator had fully administred and noe objecton being made to the contrary but that hee might have his Quietus est, albeit publick pelamacon thereof was then made This Court alloweing of the said Accompt was pleased to grant him the same Vpon consideracon whereof these are to will & require you & every of